

September 5, 2006

Samual J. Haidle, Esq. Howard & Howard Attorneys, P.C. The Pinehurst Office Center, Suite 101 39400 Woodward Avenue Bloomfield Hills, MI 48304-5151

RE: U.S. Patent Application No. 10/840,087

Your Reference: 60408-452 Our Reference: DP-310233

Dear Sam:

Enclosed is a copy of the latest Office Action for the above-identified case. Please prepare and file a response to this Office Action with the U.S. Patent Office no later than **November 21, 2006** and forward me a copy of all documents filed.

If you have any questions or concerns regarding this case please give me a call.

Best regards,

Michael D. Smith

MDS:smb Enclosure

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Please find below and/or attached an Office communication concerning this application or proceeding.

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Legal Staff

JIFE 4	Application No.	Applicant(s)
	10/840,087	MANWARING ET AL.
P 1 1 2006 BOffice Action Summary	Examiner	Art Unit
	Laura B. Rosenberg	3616
Period for Reply A SHORTENED STATUTORY PERIOD FOR RE WHICHEVER IS LONGER, FROM THE MAILING. Extensions of time may be available under the provisions of 37 CFF after SIX (6) MONTHS from the mailing date of this communication. If NO period for reply is specified above, the maximum statutory period for reply within the set or extended period for reply will, by st. Any reply received by the Office later than three months after the mearned patent term adjustment. See 37 CFR 1.704(b). Status 1) Responsive to communication(s) filled on	PLY IS SET TO EXPIRE 3 NO DATE OF THIS COMMUNICATION IN no event, however, may a minod will apply and will expire SIX (6) MON atute, cause the application to become Alailing date of this communication, even if the action is non-final. This action is non-final. This action is non-final wance except for formal matter Ex parte Quayle, 1935 C.E.	ith the correspondence address IONTH(S) OR THIRTY (30) DAYS, CATION. reply be timely filed NTHS from the mailing date of this communication. BANDONED (35 U.S.C. § 133). timely filed, may reduce any ters, prosecution as to the merits is
5) ☐ Claim(s) is/are allowed. 6) ☑ Claim(s) 1-10,12-16 and 19 is/are rejected. 7) ☑ Claim(s) 11,17 and 18 is/are objected to. 8) ☐ Claim(s) are subject to restriction an		
9) ☐ The specification is objected to by the Exam 10) ☐ The drawing(s) filed on 06 May 2004 is/are: Applicant may not request that any objection to Replacement drawing sheet(s) including the cor 11) ☐ The oath or declaration is objected to by the	a)⊠ accepted or b)⊡ objecthe drawing(s) be held in abeyarection is required if the drawing	nce. See 37 CFR 1.85(a). g(s) is objected to. See 37 CFR 1.121(d).
Priority under 35 U.S.C. § 119 12) Acknowledgment is made of a claim for fore a) All b) Some * c) None of: 1. Certified copies of the priority docum 2. Certified copies of the priority docum 3. Copies of the certified copies of the papplication from the International But * See the attached detailed Office action for a	ents have been received. ents have been received in A priority documents have been reau (PCT Rule 17.2(a)).	Application No n received in this National Stage
Attachment(s) Notice of References Cited (PTO-892) Notice of Draftsperson's Patent Drawing Review (PTO-948) Information Disclosure Statement(s) (PTO-1449 or PTO/SB Paper No(s)/Mail Date 5/6/04.	Paper No(Summary (PTO-413) (s)/Mail Date Informal Patent Application (PTO-152)

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DETAILED ACTION

Specification

1. The disclosure is objected to because of the following informalities: "pyrotechnic charge 24" should be changed to --pyrotechnic charge 40-- (paragraph 0019, line 5).

Appropriate correction is required.

Claim Objections

2. Claims 1 and 13 are objected to because of the following informalities: "the vehicle operator" should be changed to --a vehicle operator-- (claim 1, line 3; claim 13, line 3). Appropriate correction is required.

Claim Rejections - 35 USC § 102

3. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

- (b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.
- 4. Claims 1-8, 10, 13-16, and 19 are rejected under 35 U.S.C. 102(b) as being anticipated by Struble et al. (6,189,929). Struble et al. disclose an apparatus (including #20) able to absorb energy in a collapsible steering column (including #12) of a vehicle (including #10) by being deformable in response to an excessive frontal impacting force (for example, represented by arrows in drawings) to the steering column so that injury to a vehicle operator is reduced, comprising:

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First steering column member (for example, including #32)

- Second steering column member (for example, including #34) connected to the first steering column member for sliding movement (can be seen in figures 2, 3)
- First anvil (for example, including #70) associated with a the first steering column member
- Second anvil (for example, including #51-56) associated with the second steering column member
- Energy absorbing member (including #50) having a first portion (for example, including #62) extending around and operable to be drawn over the first anvil and a second portion (for example, including #58, 60) extending around and operable to be drawn over the second anvil, the first and second portions having different widths (can be seen in figure 1)
- Locking device (for example, locking device can be formed by pin #70 and guide posts #53, 56) associated with the energy absorbing member and able to lock one of the portions relative to the respective anvil (locks both portions with respect to both anvils)
- The energy absorbing member absorbs energy at a first rate as the first portion is drawn over the first anvil and absorbs energy at a second rate as the second portion is drawn over the second anvil, the first and second rates being different from one another (since the radius of the first anvil #70 is larger than the radius of the second anvil #51-56, the rates of energy absorption will be different)

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• The one of said first and second portions locked by the locking device relative to the respective anvil corresponds to a lower of the first and second rates (rate is lower for

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portion of strap #50 that extends around anvil #70 because anvil #70 has a greater

radius)

• One of the first and second anvils (for example, #70) is releasibly associated with

the respective steering column member (for example, different portions of #70,

including #72, 76, 80, can be extended and released with respect to steering column

member #32 depending upon the desired anvil radius and desired rate of energy

absorption)

The locking device includes a first surface (for example, including surface of pin #70)

and a second surface (for example including surface of guide post #53) movably

positioned with respect to one another

The energy absorbing member extends between the first and second surfaces so

that the energy absorbing member is selectively compressible between the first and

second surfaces (depending upon the portion #72, 76, 80 that is extended) and able

to generate frictional resistance to movement of the energy absorbing member

relative to said first and second surfaces (can be seen in figures 2, 3)

One of the first and second surfaces is defined by one of the first and second anvils.

(both surfaces are defined by the anvils)

The locking device includes a releasing device (including #90, 92, 94, 96, 98, 100)

able to separate the one anvil (#70) from the respective steering column member

(#32) and, after the releasing device releases the one anvil, the energy absorbing

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member moves the one anvil closer to the other of the first and second surfaces (for example, surface of #53) in response to the sliding movement and able to compress the energy absorbing member between the first and second surfaces (for example, #80 would be moved closer to the surface of #53 when a sliding movement occurs, in comparison to #72; can be seen in figures 2, 3)

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- The locking device includes a third surface (for example including surface of guide post #56) fixedly spaced from the other surface and movably positioned with respect to the one surface (for example, movably positioned with respect to surface of #70), wherein the energy absorbing member extends between the third surface and the one surface so that the energy absorbing member is selectively compressible between the third surface and the one surface and able to generate frictional resistance to movement of the energy absorbing member relative to the third surface and the one surface (can be seen in figures 2, 3)
- 5. Claims 1, 2, 5, and 12 are rejected under 35 U.S.C. 102(b) as being anticipated by Duval et al. (2002/0020999). Duval et al. disclose an apparatus (including energy absorbing member #21, 25) able to absorb energy in a collapsible steering column (including #1, 2, 6, 8, 9) of a vehicle by being deformable in response to an excessive frontal impacting force to the steering column so that injury to a vehicle operator is reduced, comprising:
- First steering column member (for example, including #9)

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Second steering column member (for example, including #8) connected to the first

steering column member for sliding movement

• First anvil (for example, including #32, 34, 36) associated with a the first steering

column member

Second anvil (for example, including #31, 33, 35) associated with the second

steering column member

• Energy absorbing member (including #21, 25) having a first portion (for example,

including #23, 27) extending around and operable to be drawn over the first anvil

and a second portion (for example, including portion encircling roller #24, 28)

extending around and operable to be drawn over the second anvil, the first and

second portions having different widths (for example, the different widths of the coils

can be seen in figures 10A, 10B, 11A, 11B)

Locking device (for example, including connecting pins and retaining rods)

associated with the energy absorbing member and able to lock one of the portions

relative to the respective anvil (locks both portions with respect to both anvils)

• One of the first and second anvils (for example, including #32, 34, 36) is releasibly

associated with the respective steering column member (for example, including #9)

The energy absorbing member defines an aperture (for example, including aperture

through center of coil stack and roller #24, 28; can be seen in figures 10B, 11A) and

the locking device including a pin (including #32, 34, 26) releasibly inserted in the

aperture (can be seen in figures 6, 7; also described in claim 1)

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Claim Rejections - 35 USC § 103

6. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

- (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 7. Claim 9 is rejected under 35 U.S.C. 103(a) as being unpatentable over Struble et al. (6,189,929) in view of Duval et al. (2002/0020999). Struble et al. disclose the releasing device including a controller that cause a motor to release or extend the various portions of the anvil (#70) depending upon sensor feedback, rather than a pyrotechnic charge. Duval et al. teach an apparatus (including energy absorbing member #21, 25) for absorbing energy in a collapsible steering column (including #1, 2, 6, 8, 9) comprising a locking device (including connecting pins and retaining rods) including a releasing device (including #41-48) able to separate an anvil (for example, including retaining rods #32, 34, 36) from a respective steering column member (for example, including #9), the releasing device including a pyrotechnic charge (including pyrotechnic displacement system #41-48). It would have been obvious to one skilled in the art at the time that the invention was made to modify the releasing device of Struble et al. such that it comprised pyrotechnic charge as claimed in view of the teachings of Duval et al. so as to provide an inexpensive and quick means for adjusting the amount of energy absorption in a collapsible steering column assembly.

Allowable Subject Matter

8. Claims 11, 17, and 18 are objected to as being dependent upon a rejected base claim, but would be allowable if rewritten in independent form including all of the limitations of the base claim and any intervening claims.

Conclusion

9. The prior art made of record and not relied upon is considered pertinent to applicant's disclosure.

Faust discloses an energy absorbing system for a collapsible steering column in which an energy absorbing strip pulls rollers together as the steering column moves.

Duval et al. and Li et al. ('757) disclose an energy absorbing system for a collapsible steering column including an energy absorbing member, anvils, and a locking device.

Riefe et al. disclose an energy absorbing system for a collapsible steering column including an energy absorbing member and anvils.

Li et al. ('536) disclose an energy absorbing system for a collapsible steering column including an energy absorbing member, anvils, and a locking device including a pyrotechnic releasable member.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Laura B. Rosenberg whose telephone number is (571) 272-6674. The examiner can normally be reached on Monday-Friday 7:00am-3:30pm.

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If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Paul Dickson can be reached on (571) 272-6669. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free). If you would like assistance from a USPTO Customer Service Representative or access to the automated information system, call 800-786-9199 (IN USA OR CANADA) or 571-272-1000.

Laura B Rosenberg
Patent Examiner
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			5	6	0	5	0	7	3	2/25/97	Milton et al.	74	492	8/31/95		
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			6	2	3	4	5	2	8	5/22/01	Ben-Rhouma	280	777	12/20/99		
			6	3	2	2	1	0	3	11/27/01	Li et al.	280	777	6/12/00		
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U.S. PATENT DOCUMENTS

*		Document Number Country Code-Number-Kind Code	Date MM-YYYY	Name	Classification	
*	Α	US-4,630,716	12-1986	Faust, Daniel P.	188/371	
*	В	US-6,367,840 B1	04-2002	Duval et al.	280/777	
*	С	US-6,769,715 B2	08-2004	Riefe et al.	280/777	
*	D	US-6,802,536 B2	10-2004	Li et al.	280/777	
*	Е	US-2005/0189757 A1	09-2005	Li et al.	280/777	
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*A copy of this reference is not being furnished with this Office action. (See MPEP § 707.05(a).) Dates in MM-YYYY format are publication dates. Classifications may be US or foreign.